be filed and served on the appellant, exchange and any other parties to the proceeding in the manner specified by these rules. Within ten days after service of the Division's brief, any party may file a reply to the Division's brief. After the filing of the notice of intent to participate, no employee of the Division of Trading and Markets may thereafter make any communication relating to the proceeding, other than on the record of the proceeding before the Commission, to any Commissioner or Commission decisional employee.

### §§ 9.27-9.29 [Reserved]

### Subpart D—Commission Review of Disciplinary, Access Denial or Other Adverse Action

### § 9.30 Scope of review.

On review, the Commission may, in its discretion, consider *sua sponte* any issues arising from the record before it and may base its determination thereon, or limit the issues to those presented in the statement of issues in the briefs, treating those issues not raised as waived. If the Commission determines to consider any issue not raised by the parties, it may issue an order that notifies the parties of such determination and provides an opportunity for the parties to address any issue considered *sua sponte* by the Commission.

# § 9.31 Commission review of disciplinary or access denial action on its own motion.

(a) Request for additional information. Where a person disciplined or denied access has not appealed the exchange decision to the Commission, upon review of the notice specified in §9.11, the Division of Trading and Markets may request that the exchange file with the Division the record of the exchange proceeding, or designated portions of the record, a brief statement of the evidence and testimony adduced to support the exchange's findings that a rule or rules of the exchange were violated and such recordings, transcripts and other documents applicable to the particular exchange proceeding as the Division may specify. The exchange must promptly advise the person who is the

subject of the disciplinary or access denial action of the Division's request. Within thirty days after service of the Division's request, the exchange must file the information requested with the Division and, upon request, deliver that information to the person who is the subject of the disciplinary or access denial action. Delivery and filing must be in the manner prescribed by §9.11(c). A person subject to the disciplinary action or access denial action requesting a copy of the information furnished to the Division must, if the exchange rules so provide, agree to pay the exchange reasonable fees for printing the

(b) Review on motion of the Commission. The Commission may institute review of an exchange disciplinary or access denial action on its own motion. Other than in extraordinary circumstances, such review will be initiated within 180 days after the Commission has received the notice of exchange action provided for in §9.11. If the Commission should institute review on its own motion, it will issue an order permitting the person who is the subject of the disciplinary or access denial action an opportunity to file an appropriate submission, and the exchange an opportunity to file a reply thereto.

### § 9.32 Oral argument.

- (a) On motion of Commission. On its own motion, the Commission may, in its discretion, hear oral argument by the parties any time before the decision of the Commission is filed with the Proceedings Clerk.
- (b) On request of party. Any party may file with the Proceedings Clerk a request in writing for the opportunity to present oral argument before the Commission, which the Commission may, in its discretion, grant or deny. A request under this paragraph must be filed concurrently with the party's brief.
- (c) Reporting and transcription. Oral argument before the Commission will be recorded and transcribed unless the Commission directs otherwise. In the event the Commission affords the parties the opportunity to present oral argument before the Commission, the

### § 9.33

oral argument will proceed in accordance with the provisions of §10.103 (b) and (d) of this chapter.

## §9.33 Final decision by the Commis-

(a) Opinion and order. Upon review, the Commission may affirm, modify, set aside, or remand for further proceedings, in whole or in part, the decision of the exchange. The Commission's decision will be contained in its opinion and order which will be based upon the record before it, including the record of the exchange proceeding, and any oral argument made in accordance with §9.32. Except as provided in paragraph (b) of this section, the opinion and order will constitute the final decision of the Commission, effective upon service on the parties. In the event the Commission is equally divided as to its decision, the Commission will affirm without opinion the decision of the exchange, which will constitute the Commission's final decision.

(b) Order of summary affirmance. If the Commission finds that the result reached in the decision of the exchange is substantially correct and that none of the arguments on appeal made by the appellant raise important questions of law or policy, the Commission may, by appropriate order, summarily affirm the decision of the exchange without opinion, which will constitute the Commission's final decision. Unless the Commission expressly indicates otherwise in its order, an order of summary affirmance does not reflect a Commission determination to adopt the exchange final decision, including any rationale contained therein, as its opinion and order, and neither the exchange's final decision nor the Commission's order of summary affirmance will serve as a Commission precedent in other proceedings.

- (c) Standards of review. In reviewing an exchange disciplinary, access denial or other adverse action, the Commission will consider whether:
- (1) The exchange disciplinary, access denial or other adverse action was taken in accordance with the rules of the exchange:
- (2) Fundamental fairness was observed in the conduct of the proceeding

resulting in the disciplinary, access denial or other adverse action;

- (3)(i) In the case of a disciplinary action, the record contains substantial evidence of a violation of the rules of the exchange, or (ii) in the case of an access denial or other adverse action, the record contains substantial evidence supporting the exchange action; and
- (4) The disciplinary, access denial or other adverse action otherwise accords with the Act and the rules, regulations and orders of the Commission there-

### PART 10—RULES OF PRACTICE

### Subpart A—General Provisions

10.1 Scope and applicability of rules of prac-

10.2 Definitions.

10.3 Suspension, amendment, revocation and waiver of rules.

10.4 Business address; hours. Computation of time.

10.6

Changes in time permitted for filing. 10.7

Date of entry of orders. 10.8

Presiding officers.

10.9 Separation of functions. 10.10 Ex parte communications.

in adjudicatory 10.11 Appearance ceedings.

10.12 Service and filing of documents: form and execution.

### Subpart B—Institution of Adjudicatory Proceedings; Pleadings; Motions

10.21 Commencement of the proceeding.

Complaint and notice of hearing.

10.23 Answer.

Amendments and supplemental plead-10.24

10.25 Form of pleadings.

Motions and other papers.

### Subpart C—Parties and Limited **Participation**

10.31 Parties.

Substitution of parties. 10.32

10.33 Intervention as a party. 10.34

Limited participation. Permission to state views. 10.35

Commission review of rulings

#### Subpart D-Prehearing Procedures: Prehearing Conferences; Discovery Depositions

10.41 Prehearing conferences; procedural matters.